PATENT COOPERATION TREATY

PCT

NOTHECATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER IO RECHAFTER I)
OF THE PATENT COOPERATION TREATY)
(FOLT Rules 4496; 260 and 72.2)

To: Global Intellectual Property

0 § Sep. 2006

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From the INTERNATIONAL BUREAU

Date of mailing (day/month/year) 31 August 2006 (31.08.2006)

Applicant's or agent's file reference 0000055341

IMPORTANT NOTIFICATION

International application No. PCT/FP2004/008624 International filing date (day/month/year) 31 July 2004 (31.07.2004)

Applicant

SUNGENE GMBH et al

EL: Phase beendet 03.02.2006

- 1. Transmittal of the translation to the applicant.
 - The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter I).
 - The International Bureau transmits berewith a copy of the English translation of the international preliminary report on patentability (Chapter II).
- Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

KR

The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20 Switzerland Authorized officer

PATENT COOPERATION TREATY

PCT

Translation INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

00000553 41			FOR FURTHER A	CTION	See Form PCT/IPEA/416
International application No.			International filing dat	e (day/month/year)	Priority date (day/month/year)
PCT/EP2004/008624			31.07.200	1	18.08.2003
C12N15		(IPC) or nati	onal classification and I	PC	
Applicant SUNGENI	E GMBH &	со. к	SAA		
This r onder	eport is the intere Article 35 and tra	ational prelim	ninary examination rep e applicant according to	ort, established by this l Article 36.	International Preliminary Examining Authority
2. This F	REPORT consists	of a total of	13	sheets, including	g this cover sheet.
3. This r	eport is also accor	npanied by A	NNEXES, comprising:		
a. [to the International Bu		sheets, as follows:
	sheets sheets Instruc	containing se	tion, claims and/or dear stifications authorized t	wings which have been a by this Authority (see Ru	mended and are the basis for this report and/or de 70.16 and Section 607 of the Administrative
	sheets the dis Box.	which supers closure in th	ede earlier sheets, but v international applicati	which this Authority con on as filed, as indicated	siders contain an amendment that goes beyond in item 4 of Box No. I and the Supplemental
٦,	-	International	Ruseau anhs) a total of s	indicate type and numbe	r of electronic carrier(s))
о		and the same of th	Darrona diny) a total di	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, containing a sequence listing and/or tables
	related thereto	, in compute	readable form only, a	s indicated in the Supple	mental Box Relating to Sequence Listing (see
			rative Instructions).		
	eport contains ind	ications relat	ng to the following iten	15:	
\boxtimes	Box No. I	Basis of the	report		
ᆜ	Box No. II	Priority			
\boxtimes	Box No. III	Non-establ	shment of opinion with	regard to novelty, invent	tive step and industrial applicability
\boxtimes	Box No. IV		ty of invention		
\boxtimes	Box No. V		tatement under Article : d explanations supporti		elty, inventive step or industrial applicability;
	Box No. VI	Certain do	uments cited		
	Box No. VII	Certain del	ects in the international	application	
	Box No. VIII	Certain obs	ervations on the interna	tional application	
Date of submit	sion of the deman	d		Date of completion of th	nis report
Name and mai	ling address of the	IPEA/EP		Authorized officer	
Facsimile No.				Telephone No.	

International application No. PCT/EP2004/008624

Box	No. 1	Basis of the report	
1.		regard to the language, this report is based on the internations sted under this item.	al application in the language in which it was filed, unless otherwise
		This report is based on translations from the original language which is the language of a translation furnished for the purport	
		international search (Rule 12.3 and 23.1(b))	
		publication of the international application (Rule 12.4)	
		international preliminary examination (Rule 55.2 and/o	r 55.3)
2.	recei		eport is based on (replacement sheets which have been furnished to the referred to in this report as "originally filed" and are not annexed to
		the international application as originally filed/furnished	
	\boxtimes	the description:	
		pages <u>1-76</u>	as originally filed/furnished
		pages*	received by this Authority on
		pages**	received by this Authority on
	\boxtimes	the claims:	
		nos 1-18	as originally filed/furnished
		nos.*	as amended (together with any statement) under Article 19
		BOS.**	received by this Authority on
		nos.º	received by this Authority on
	\Box	the drawines:	
		sheets	as originally filed/furnished
			received by this Authority on
			received by this Authority on
		a sequence listing and/or any related table(s) - see Supplement	ntal Box Relating to Sequence Listing.
3.	Ш	The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	
4.		This report has been established as if (some of) the amenduthey have been considered to go beyond the disclosure as file	tents annexed to this report and listed below had not been made, since d_i as indicated in the Supplemental Box (Rule $70.2(c)$).
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	
	H in a	us d complies come or all of those chests man be marked "surea	readed P

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Box No. I	H Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	ions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially have not been examined in respect of:
	the entire international application
$\overline{\times}$	claims Nos. 1-3, 8-18 (in part), 5-7 (in full)
becaus	
r n	
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
	relate to the following subject matter which over not require an international prenumbary examination (specy,y):
	the description, claims or drawings (Indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
	the claims. or said claims Nos are 30 inadequately supported by the description that no meaningful opinion could be formed.
\bowtie	no international search report has been established for said claims Nos. 1-3, 8-18 (in part), 5-7 (in full)
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Amex C of the Administrative Instructions in that:
	the written form has not been furnished. does not comply with the standard
	the computer readable form has not been furnished does not comply with the standard
	the tables related to the mateotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

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Воз	x No. IV Lack of unity of invention
1.	In response to the invitation to restrict or pay additional fees the applicant has:
	restricted the claims.
	paid additional fees.
	paid additional fees under protest.
	neither restricted the claims nor paid additional fees.
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
	complied with.
	not complied with for the following reasons:
	See Supplemental Box
4	Consequently, this report has been established in respect of the following parts of the international application:
	all parts.
	the parts relating to claims Nos. 1-3,8-18 (in part), 4 (in full)

International application No. PCT/EP2004/008624

Воз	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1.	Statement				
	Novelty	(N)	Claims	1-3, 8-18	YES
	Inventive	: step (IS)	_	1-4, 8-18	YES NO
	Industria	I applicability (IA)	Claims	1-4, 8-18	YES NO
2.	Citations an	d explanations (Rule 7	0.7)		
	Refere	ence is mad	le to t	he following documents:	
	D1:			(SUNGENE GMBH & CO KGAA) 3 June	
	D2:		N ET AI	: "SEQUENCE REQUIREMENTS OF THE 5 (MATE-3-PHOSPHATE SYNTHASE 5'-	
		UPSTREAM I	REGION	FOR TISSUE-SPECIFIC EXPRESSION IN	
				DLINGS" Plant Cell, Vol. 2, No. 9,	
	D3:	WO 98/144	95 A (C	-856, XP008040624 COLORADO STATE UNIVERSITY THRO	
	D4:			NECA LTD) 9 November 2000 (2000-11-	
		09)			
	D5:	WO 02/061	050 A	(UNIV MARYLAND) 8 August 2002	
		(2002-08-	08).		
	1.	Basis of	the reg	port	

The applicant's attention is drawn to the fact that the present report is established with regard to the searched claims of invention 1 only.

International application No. PCT/EP2004/008624

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claimed priorities

The present application claims priorities of six international applications. These international applications in turn likewise claim different (national) priorities. Article 4 of the Paris Convention for the Protection of Industrial Property and PCT Article 8 state that a priority right for a particular subject matter can be claimed for a single period of 12 months. In the case of the present application this means that the subject matter of the older, national priorities no longer enjoys the (further) priority of the more recent six international applications claimed for the present application; in other words, the six international priorities claimed for the present application are taken into consideration only insofar as they do not relate to the subject matter of the different national priorities. It follows further that the overlapping contents of the different national priorities, insofar as it was published prior to the international filing date 31 July 2004, is considered the prior art with regard to the present application.

- Novelty and inventive step (PCT Article 33(2) and (3))
- 3.1 The present application relates to the use of the EPSPS promoter for the expression of genes in plants of the genus Tagetes and genetically

distinus and explanations supporting such statement
modified Tagetes plants which either express an
endogenous gene under the control of a
heterologous EPSPS promoter or use the endogenous
EPSPS promoter for the expression of a
heterologous gene or a heterologous EPSPS promoter
for the expression of a heterologous gene. Methods
for the production of biosynthetic products such

as, for example, carotenoids, by cultivation of

3.2 Document D1 (see Box V., point 1) discloses methods for the production of carotenoids in genetically modified organisms. The EPSPS promoter is suggested for the flower-specific expression of genes of the carotenoid synthesis pathway in Tagetes plants ([0174], [0135]-[0136]).

these plants are likewise claimed.

The subject matter of claims 1-3 and 8-18 is therefore not novel with respect to D1 and the subject matter of claim 4 is not inventive, since the specific EPSPS sequences SEQ ID NO:1 and 2 are already known from document D2 (see the database entry AC: M37029; SEQ ID NO:1 and 2 are 100% identical to the sequence disclosed in M37029) and the EPSPS sequence SEQ ID NO: 3 is 98.65 % identical to the sequence known from document D2, without this sequence difference apparently being linked to a special technical effect.

3.3 Document D3 describes the production of transgenic geraniums and roses which express ACC synthase antisense RNA, inter alia under the control of the citations and explanations supporting such statement EPSPS promoter (page 12, line 3, to page 13, line 12).

3.4 Document D4 discloses a method for producing diverse herbicide-resistant plants. As part of this method it claims the use of an EPSPS promoter of rice in conjunction with an EPSPS-coding sequence, as well as transgenic plants comprising a corresponding vector (page 2, line 30, to page 3, line 16; page 7, lines 1-27). Various plants belonging to different genera are mentioned as preferred transgenic plants, the genus Tagetes not being expressly specified.

Documents D3 and D4 indicate that the EPSPS promoter is used for gene expression in diverse plant genera. To a person skilled in the art it would therefore be obvious that, as long as there is no concrete information to the contrary, this promoter, which is known per se, is also suitable for gene expression in the genus Tagetes. The subject matter of claims 1-4 and 8-14 could be considered inventive only if the use of the EPSPS promoter in Tagetes has an unexpected effect or property relative to the use in other plant genera. However, the application does not specify effects or properties of this kind. Consequently, relative to documents D3 and D4 the subject matter of claims 1-4 and 8-14 appears to be concern merely a random selection among several parameters known to a person skilled in the art (here: special promoter and special host plant), and

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;

citations and explanations supporting such statement
therefore cannot be considered inventive (PCT
Article 33(3)).

3.5 Document D5 mentions, inter alia, the use of flower-specific promoters for the production of carotenoids in Tagetes (page 18, line 13, to page 19, line 3). The EPSPS promoter is not expressly specified. However, since it is already known from documents D2 (and D1) that EPSPS is one of the flower-specific promoters, it would be obvious to a person skilled in the art to use the flower-specific EPSPS promoter for the production of carotenoids in Tagetes. Consequently, the subject matter of claims 1-4 and 8-18 is not inventive relative to documents D5 and D2 (PCT Article 33(3)).

International application No.

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Supplemental Box Relating to Sequence Listing
Continuation of Box No. I, item 2:
With regard to any nucleotide and/or maino acid sequence disclosed in the international application and necessary to the claimed invention this report was established on the basts of:

• If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked "superseded."

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box IV

Unity of invention (PCT Article 3(4)(iii) and 17(3)(a))

The different inventions are:

1) Invention 1: claims 1-3 and 8-18 (in part) and claim 4 (in full)

The use of an EPSPS promoter, genetically modified plants of the genus *Tagetes*, and methods for producing biosynthetic products.

2) Invention 2: claims 1-3 and 8-18 (in part) and claim 5 (in full)

Use of a B-gene promoter, genetically modified plants of the genus Tagetes, and method for producing biosynthetic products.

3) Invention 3: claims 1 3 and 0 18 (in part) and claim 6 (in full)

Use of a PDS promoter, genetically modified plants of the genus *Tagetes*, and method for producing biosynthetic products.

Supplemental Box

4) Invention 4: claims 1-3 and 8-18 (in part) and claim 7 (in full)

Use of a CHRC promoter, genetically modified plants of the genus *Tagetes*, and method for producing biosynthetic products.

For the following reasons these inventions are not so linked as to form a single general inventive concept (PCT Rule 13.1):

The invention concerns the use of promoters for the flower-specific expression of genes in *Tagetes*, wherein the promoters are selected from the group consisting of EPSPS, B-gene, PDS and CHRC promoters.

Promoters which control the flower-specific expression of genes in *Tagetes* and transgenic *Tagetes* plants containing these vectors are already described in the prior art. For example, document WO 0032788 discloses the use of a flower-specific promoter for the expression of genes of the carotenoid pathway, in order to manipulate the carotenoid content of *Tagetes* flowers (page 8, lines 4-10; page 18, lines 12-29; page 22, line 30, to page 23, line 3). In addition, document EPD524910 discloses the use of a flower-specific promoter for the expression of genes in *Tagetes* (page 3, line 36, to page 4, line 13; page 4, lines 29-41).

In the light of the above prior art the problem to be solved by the present application is understood to be that of making available additional promoters which

Supplemental Box

control flower-specific gene expression in *Tagetes*. The promoters specified in inventions 1 to 4 correspond to different solutions to the above problem.

In view of the fact that promoters for the flowerspecific expression of genes in Tagetes were already described in the prior art, and in the light of the absence of further technical features which might be considered special technical features, the international searching authority has arrived at the conclusion that the four claimed inventions of the present application are not linked by a single general inventive concept within the meaning of PCT Rule 13.1.

Consequently, the application does not meet the unity of invention requirement and the different inventions, which do not contain a shared inventive concept, were listed by contents as above (PCT Article 17(3)(a)).